## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

INNOVATION VENTURES, L.L.C.	§	
d/b/a/ LIVING ESSENTIALS	§	
	§	
Plaintiff,	§	
	§	
VS.	§	Case No. 2:12-cv-13850-BAF-MJH
	§	
CUSTOM NUTRITION LABORATORIES, LLC,	§	Hon. Bernard A. Friedman
a Texas Limited Liability Company, NUTRITION	§	
SCIENCE LABORATORIES, LLC, a Texas	§	
Limited liability Company, and ALAN JONES,	§	
	§	
Defendants.	§	

#### BANOWSKY & LEVINE, P.C.

#### PIERCE, FARRELL & TAFELSKI, PLC

Baxter W. Banowsky Mark C. Pierce, Esq. Texas State Bar No. 00783593 2525 S. Telegraph Road 12801 N. Central Expressway Suite 100 Suite 1700 Bloomfield Hills, MI 48302 Dallas, Texas 75243 (248) 451-2200 (248) 456-8470 (fax) (214) 871-1300 (214) 871-0038 (fax) mpierce@pierce-law.net Attorneys for Defendant bwb@banowsky.com

DEFENDANT NUTRITION SCIENCE LABORATORIES, LLC'S DISCLOSURE OF CORPORATE AFFILIATIONS AND FINANCIAL INTEREST

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Pursuant to Fed. R. Civ. P. 7.1 and E.D. Mich. LR 83.4, Defendant Nutrition Science Laboratories, LLC, by it attorneys, Banowsky & Levine, P.C., makes the following disclosure.

1.	Is said corporate part	ty a subsi	idiary or affiliate of a publicly owned corporation?
	Yes	No	<u>X</u>

2.	Is there a publicly	owned corporation or its affiliate, not a party to the case, which	
	has a substantial financial interest in the outcome of the litigation.		
		Yes	No <u>X</u>

Dated: September 13, 2012

Respectfully submitted,

BANOWSKY & LEVINE, P.C.

/s/ Baxter W. Banowsky
Baxter W. Banowsky
Texas State Bar No. 00783593

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ATTORNEYS FOR DEFENDANT NUTRITION SCIENCE LABORATORIES, LLC.

# CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing document was served, via the Court's ECF system, contemporaneously with its filing.

/s/ Baxter W. Banowsky Baxter W. Banowsky